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PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT	Docket Number (Optional)
ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(b)	SWITJ-P01
First named inventor: SWITZER, Jeffrey K.	:
First Natified IIVELIO, SWIEZEN, SAIREY N.	
Application No.: 10/660,137	
Application No.; 10000,137	3
Filed: 09/11/2003 Evaminer: RF	IFSNYDER D.A.
PORTABLE APPARATUS FOR THE MAGNETIC TREATMENT OF FLUIDS	
Title:	
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AH-12 277 AB 111	
Attention: Office of Petitions	
Mail Stop Petition Commissioner for Patents	1 1 5
P.O. Box 1450	
Alexandria, VA 22313-1450	
FAX (571) 273-8300	
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The above-identified application became abandoned for fallure to file a timely	and proper reply to a notice or
action by the United States Patent and Trademark Office. The date of abandonmi	ent is the day after the expiration
date of the period set for reply in the office notice or action plus an extensions of t	and proper reply to a notice or ent is the day after the expiration time actually obtained.
ABBLICANT LIEBERY DETITIONS FOR BELINVAL AS THE	
APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS A	PPLICATION
NOTE: A grantable petition requires the following items:	
(1) Petition fee;	
(2) Reply and/or issue fee;	
(3) Terminal disclaimer with disclaimer fee - required for all ut	tility and plant applications
filed before June 8, 1995, and for all design applications,	and
(4) Statement that the entire delay was unintentional.	
	· ·
1.Petition fee	
Small entity-fee \$ 750.00 (37 CFR 1.17(m)). Applicant claims small entity	ty status. See 37 CFR 1.27.
Other than small and the facility of the Control of	
Other than small entity – fee \$ (37 CFR 1.17(m))	
2. Reply and/or fee	
A. The reply and/or fee to the above-noted Office action in	Ĭ, l
	ntify type of reply):
(Ide	imy type of febily).
has been filed previously on	
is enclosed herewith.	
B. The issue fee and publication fee (if applicable) of \$	PARK MRINAS 08888008 10668137
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is enclosed herewith. 01 FC:	2453 750.89 OP
Page 1 of 21	

[Page 1 of 2]
This collection of information is required by 37 CFR 1.137(b). The information is required to obtain or rotain a benefit by the public which is to file (end by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will very depending upon the individual gase. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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Since this utility/plant application was filed on or after June 8, 1995, no terminal dis	claimer is requir	ed.
A terminal disclaimer (and disclaimer fee (37 CFR 1 20(d)) of \$ for a sm	all antihe ar &	· · · · · · · · · · · · · · · · · · ·
for other than a small entity) disclaiming the required period of time is enclosed her PTO/SB/63). 4. STATEMENT: The entire delay in filling the required reply from the due date for the required reply from the date of	!	
Trademark Office may require additional information if there is a question as to whether	ed States Patent	and
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referenced in a published application of an issued patent (see 37 CFR 1.14). Chacks and credit car	d authorization for	ms PTO-
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Frank G. MORNUNAS	38,974	<u> </u>
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